## PATENT COOPERATION TREATY

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| REC'D | 26 | SEP | 2005 |  |
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# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

| Applicant's or agent's file reference 41362   | FOR FURTHER ACTION See Form PCT/IPEA/416  |  |  |  |  |
|---|---|--|--|--|--|
| 41362 International application No.   | Transport and Cline date (dayles al. (c. )  |  |  |  |  |
|   | International filing date (day/month/year)  | Priority date (day/month/year)                   |  |  |  |
| PCT/FI2004/000375   | 21.06.2004  | 19.06.2003                                       |  |  |  |
| International Patent Classification (IPC) o   |   |  |  |  |  |
| A61K 38/48, A61K 38/0   | 2, C12N 9/50 // A61P 29   | 9/00, A61P 35/02                                 |  |  |  |
|   | •   |  |  |  |  |
| Applicant   |   |  |  |  |  |
|   | Technologies Oy et al   |  |  |  |  |
| orr contour rargeoring  | reciniciogies by et ar  |  |  |  |  |
| This report is the international pro-<br>Authority under Article 35 and tr  | <ol> <li>This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.</li> </ol> |  |  |  |  |
| 2. This REPORT consists of a total  | of sheets, including this co  | ver sheet.                                       |  |  |  |
| 3. This report is also accompanied b  | y ANNEXES, comprising:  |  |  |  |  |
|   |   |  |  |  |  |
|   | t and to the International Bureau) a total of   | sheets, as follows:                              |  |  |  |
| and/or sheets   | description, claims and/or drawings which has containing rectifications authorized by this a ve Instructions).  | Authority (see Rule 70.16 and Section 607 of the |  |  |  |
|   |   | ority considers contain an amendment that goes   |  |  |  |
| beyond the d  | isclosure in the international application as fi  | led, as indicated in item 4 of Box No. I and the |  |  |  |
| Supplementa   |   |  |  |  |  |
| b. (sent to the Internati   | onal Bureau only) a total of (indicate type an  | d number of electronic carrier(s))               |  |  |  |
| , containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions). |   |  |  |  |  |
| 4. This report contains indications r   | 4. This report contains indications relating to the following items:  |  |  |  |  |
| Box No. I Basis of  | of the report   |  |  |  |  |
| Box No. II Priorit  | у   |  |  |  |  |
| Box No. III Non-ea  | stablishment of opinion with regard to novelt   | v. inventive step and industrial applicability   |  |  |  |
|   | of unity of invention   | y,   |  |  |  |
| Box No. V Reason  | Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial   |  |  |  |  |
|   | ability; citations and explanations supporting<br>n documents cited   | such statement                                   |  |  |  |
| \ <u>\</u>  | n defects in the international application  | <u>.</u>   |  |  |  |
| ! <u></u>   | - <del></del>   |  |  |  |  |
| Box No. VIII Certain  | n observations on the international applicatio  | n.   |  |  |  |
| Date of submission of the demand  | Date of complete  | on of this report                                |  |  |  |
| ,   | Date of complete  | on or and report                                 |  |  |  |
| 18.04.2005  | 20.09.20  | 05   |  |  |  |
| Name and mailing address of the IPEA/S  |   | er   |  |  |  |
| Patent- och registreringsverket<br>Box 5055   | ±   |  |  |  |  |
| S-102 42 STOCKHOLM  | Yvonne S  | iösteen/EÖ                                       |  |  |  |
| Form PCT/IPFA/400 (cover sheet) (Apr  | Telephone No  | 46 8 782 25 00                                   |  |  |  |

International application No.

PCT/FI2004/000375

| Box | No. I       | Basis of the report   |  |  |  |  |
|-----|-------------|---|--|--|--|--|
| 1.  | With r      | egard to the language, this report is based on:   |  |  |  |  |
|     | $\boxtimes$ | the international application in the language in which it was filed   |  |  |  |  |
|     |             | a translation of the international application into which is the language of a translation furnished for the purposes of:   |  |  |  |  |
|     |             | international search (Rules 12.3(a) and 23.1(b))  |  |  |  |  |
|     |             | publication of the international application (Rule 12.4(a))   |  |  |  |  |
|     |             | international preliminary examination (Rules 55.2(a) and/or 55.3(a))  |  |  |  |  |
| 2.  | furnisi     | regard to the elements of the international application, this report is based on (replacement sheets which have been need to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" e not annexed to this report):   |  |  |  |  |
|     | $\bowtie$   | the international application as originally filed/furnished   |  |  |  |  |
|     |             | the description:  |  |  |  |  |
|     |             | pages as originally filed/furnished   |  |  |  |  |
|     |             | pages* received by this Authority on  |  |  |  |  |
|     |             | pages* received by this Authority on  |  |  |  |  |
|     | Ш           | the claims:   |  |  |  |  |
|     |             | pages as originally filed/furnished pages* as amended (together with any statement) under Article 19  |  |  |  |  |
|     |             | - (-80000 min any ownerm) and in the contract of the contract |  |  |  |  |
|     |             | pages* received by this Authority on pages* received by this Authority on   |  |  |  |  |
|     |             | the drawings:   |  |  |  |  |
|     | LJ          | pages as originally filed/furnished   |  |  |  |  |
| Ì   |             | pages* received by this Authority on  |  |  |  |  |
|     |             | pages* received by this Authority on  |  |  |  |  |
|     |             | a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.   |  |  |  |  |
| 3.  |             | The amendments have resulted in the cancellation of:  |  |  |  |  |
|     |             | the description, pages  |  |  |  |  |
|     |             | the claims, Nos.  |  |  |  |  |
| 1   |             | the drawings, sheets/figs   |  |  |  |  |
|     |             | the sequence listing (specify):   |  |  |  |  |
|     |             | any table(s) related to the sequence listing (specify):   |  |  |  |  |
| 4.  |             | This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).   |  |  |  |  |
|     |             | the description, pages  |  |  |  |  |
|     |             | the claims, Nos.  |  |  |  |  |
|     |             | the drawings, sheets/figs   |  |  |  |  |
|     |             | the sequence listing (specify):   |  |  |  |  |
|     |             | any table(s) related to the sequence listing (specify):   |  |  |  |  |
| *   | If iten     | n 4 applies, some or all of those sheets may be marked "superseded."  |  |  |  |  |
| Eam | - DOT       | IDEA/400 (Pov. No. D. (A:) 2005)  |  |  |  |  |

International application No.
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| Box No. II Priority   |
|---|
| 1. This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested:  |
| copy of the earlier application whose priority has been claimed (Rule 66.7(a)).   |
| translation of the earlier application whose priority has been claimed (Rule 66.7(b)).  |
| 2. This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date. |
| 3. Additional observations, if necessary:   |
| The priority is considered valid, hence document STN International, File CAPLUS, CAPLUS accession no. 2003:684969, Document no.139:303787 Stefanidakis et al. is of no relevance for this report.   |
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International application No.

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| The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:  the entire international application  claims Nos. 9-13  because:  the said international application, or the said claims Nos. 9-13  relate to the following subject matter which does not require an international preliminary examination (specify):  See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods. |
|--|
| because:  the said international application, or the said claims Nos. 9-13 relate to the following subject matter which does not require an international preliminary examination (specify):  See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.   |
| because:  the said international application, or the said claims Nos. 9-13 relate to the following subject matter which does not require an international preliminary examination (specify):  See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.   |
| the said international application, or the said claims Nos. 9-13 relate to the following subject matter which does not require an international preliminary examination (specify):  See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.   |
| relate to the following subject matter which does not require an international preliminary examination (specify):  See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.  |
| See PCT Rule 67.1.(iv).: Methods for treatment of the human or animal body by surgery or therapy, as well as diagnostic methods.   |
| methods.   |
| methods.   |
|  |
| the description, claims or drawings (indicate particular elements below) or said claims Nosare so unclear that no meaningful opinion could be formed (specify ):   |
| the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed (specify):  |
|  |
| no international search report has been established for said claims Nos.   |
| a meaningful opinion could not be formed without the sequence listing; the applicant did not, within the prescribed time limit:  |
| furnish a sequence listing on paper complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and  |
| manner acceptable to it.  furnish a sequence listing in electronic form complying with the standard provided for in Annex C of the Administrative Instructions, and such listing was not available to the International Preliminary Examining Authority in a form and manner acceptable to it.   |
| pay the required late furnishing fee for the furnishing of a sequence listing in response to an invitation under Rules 13ter.1(a) or (b) and 13ter.2.  |
| a meaningful opinion could not be formed without the tables related to the sequence listings; the applicant did not, within the prescribed time limit, furnish such tables in electronic form complying with the technical requirements provided for in Annex C-bis of the Administrative Instructions, and such tables were not available to the International Preliminary Examining Authority in a form and manner acceptable to it.   |
| the tables related to the nucleotide and/or amino acid sequence listing, if in electronic form only, do not comply with the technical requirements provided for in the Annex C-bis of the Administrative Instructions.   |
| See Supplemental Box for further details.  |

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| Во | x No. V   | Reasoned statement u citations and explanat | nder Article 3<br>ions supporti | 35(2) with regard to novelty, inventive step or industrial applicability ng such statement | y;        |
|----|-----------|---|---------------------------------|--|-----------|
| 1. | Statement |   |                                 |  |           |
|    | Novel     | ty (N)                                      | Claims<br>Claims                | 1-8  | YES<br>NO |
|    | Inven     | tive step (IS)                              | Claims<br>Claims                | 1-8  | YES<br>NO |
|    | Indust    | rial applicability (IA)                     | Claims<br>Claims                | 1-8  | YES<br>NO |

#### 2. Citations and explanations (Rule 70.7)

The claimed invention relates to a pharmaceutical compound comprising the tetrapeptide motif D/E-D/E-G/K-W and its use for treating leukaemia and inflammation.

Reference is made to the following documents:

D1: WO 97/08203 D2: US20030022835

D3: STN database, Registry file, Registry number 359735-04-9, WO2001064886

D1 discloses the cyclic RGD-binding polypeptide which comprises the motif tetrapeptide CWDDGWLC comprising DDGW. A lot of different diseases which can be treated including inflammation (see page 25, line 17).

D2 discloses a polypeptide comprising DDGW and which can be used for treating inflammatory conditions (see claim 16).

Claims 1-2 and 6-8 lack novelty.

D3 discloses a polypeptide comprising the tetrapeptide DDGW which is used for treating human leukemias (see abstract and SEQ ID NO:1351).

Claims 3-5 lack novelty.

The applicant's attention is drawn to the fact that the mere explanation of an effect obtained when using a compound in a

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#### Supplemental Box

In case the space in any of the preceding boxes is not sufficient. Continuation of: Box V

known process, even if the explanation relates to a pharmaceutical effect which was not known for that compound, cannot confer novelty to said process or compound. In the present case, the newly discovered technical effect, that a compound comprising the tetrapeptide DDGW mediates binding between an MMP and  $\beta2$  integrin, and proMMP-9 gelatinase and therefore has an effect on neutrophil migration and leukocyte migration, does not confer novelty on claims 4 and 6 directed to the use of a known compound for a known purpose (treatment of inflammation and leukaemia)) (see also box VIII).

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

The concept of a second or further medical indication can only be applied to claims to the use of a substance or composition for the preparation of a medicament intended for a particular illness or disease. In the present case claims 3 and 6 are not construed as specifying a particular method of treatment or therapeutic application as the expressions "conditions dependent on leukocyte migration" and "conditions dependent on neutrophil migration" do not constitute any specified illness.

Claim 1 and claims dependent on claim 1 are not supported by the description as required by Article 6 PCT, as their scope is broader than justified by the description and drawings. The reasons therefor are the following: the tetrapeptide D/E-D/E-G/K-W relate to an extremely large number of possible tetrapeptides. The claims therefore contain so many options that a lack of clarity and conciseness within the meaning of Article 6 PCT arises.

The breath of the claims should be such that it represents a reasonable generalisation of the examples provided, and such that it is credible that every peptide falling within the scope actually provides a solution to the problem underlying the invention.

Support within the meaning of Article 6 PCT and disclosure within the meaning of Article 5 PCT are to be found only for the tetrapeptide DDGW.